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12
                              UNITED STATES DISTRICT COURT
                           NORTHERN DISTRICT OF CALIFORNIA
13
    THE O.N. EQUITY SALES COMPANY,
14
                                                        Case No. C 07-02844 JSW
15
                         Plaintiff,
                                                        PARTIES' JOINT STIPULATION
16
           v.
                                                        TO RESCHEDULE CASE
    DANIEL MARIA CUI,
17
                                                        MANAGEMENT CONFERENCE
18
                         Defendant.
19
20
           Defendant, Daniel Maria Cui, through his undersigned counsel, and Plaintiff, The O.N.
21
     Equity Sales Company, through its undersigned counsel, hereby submit the parties' joint stipulation
22
     to reschedule the case management conference previously scheduled for August 31, 2007 at 1:30
    p.m., to the new date of September 7, 2007 at 1:30 p.m., in Courtroom 2, before Judge Jeffrey S.
23
24
     White. Lead counsel for the parties are traveling from the east coast and because Defendant's
25
     counsel has several people who are traveling from out of state to visit with him over the long Labor
26
     Day weekend, the one-week postponement until September 7, 2007 should not impact the processing
27
    of this case, and hopefully does not inconvenience this Court.
28
                      [Joint Stipulation to Reschedule Case Management Conference] Case No. C 07-02844 JSW
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1	WHEREFORE, the parties jointly stipulate that the Court reschedule the case management				
2	conference to a hearing date of September 7, 2007 at 1:30 p.m. in Courtroom 2, before Judge Jeffrey				
3	S. White.				
4	SO STIPULATED.				
5	Dated August 22, 2007	GO	OODMAN & NEKVA	SIL, P.A.	
6		Ry	v: /s/ Ioel A. Goodm	nan	
7		2)	/s/ Joel A. Goodm Joel A. Goodman Attorney pro hac	vice for Defendants	
8			Truetine, pro nuc	The for Bereindanies	
9	LAW OFFICES OF CARY S. LAPIDUS Cary S. Lapidus, Esq.				
10			Local Counsel	1	
11					
12	Dated August 22, 2007	SC	QUIRES, SANDERS &	z DEMPSEY, LLP	
13		Ву	/s/ Joseph A. Mecker Joseph A. Mecker	ckes	
14			Daniel T. Balmat	s, Esq. , Esq.	
15			Local Counsel		
16		ZF	EIGER, TIGGES & LIT	TTLE, LLP	
17			Marion H. Little, Michael R. Reed		
18 19			Attorneys pro nac	c vice for Plaintiff	
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1	of this case, and hopefully does not inconvenience this Court. No previous time modifications have				
2	occurred in this case.				
3	3. Pursuant to this Court's General Order No. 45(X)(B), I attest that I have obtained				
4	from counsel for the Plaintiff his concurrence in the filing of the Joint Stipulation to Reschedule				
5	Case Management Conference to which this Declaration is attached, which shall serve in lieu of his				
6	signature on the Joint Stipulation.				
7	I declare under penalty of perjury that the foregoing is true and correct to the best of my				
8	knowledge.				
9	Dated this 22nd day of August, 2007.				
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11	/s/ Joel A. Goodman Joel A. Goodman				
12	Counsel for Defendant				
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	[Declaration of Joel A. Goodman] Case No. C 07-02844 JSV				